File No.		STATE OF NORTH CAROLINA							
ENFORCE POSSESSORY LIEN AND TO ESTABLISH AMOUNT OF LIEN G.S. 44A-6.1 Name And Address Of Plaintiff		· 	County		In The General Court Of Justice District Court Division - Small Claims				
		Spoken Language Court Interpreter Needed For Any Party, Victim, Or Witness? (If Yes, identify person(s) and language(s). Interpreters provided for all court proceedings at no cost.) No Yes: (explain) The lien claimed arose in the county named above. I repair, service, tow or store motor vehicles in the ordinary course of business. I came into possession of the motor vehicle described below to repair, service, tow or store it and claim a possessory lien in the vehicle. The amount of possessory lien I claim for repairing, servicing, towing and storing the vehicle is listed below. The first defendant is the owner of the motor vehicle. The second and subsequent defendants are secured parties claiming an interest in the motor vehicle. The first defendant wrongfully seized the motor vehicle from me, and I did not voluntarily relinquish it. Make/Year Of Vehicle							
						ID Number		Repairs	\$
						County	Telephone No.		
		VERSUS Name And Address Of First Defendant				Storage Costs	\$		
				Vehicle Rental	\$				
				Total Amount Of Lien Cla	aimed \$				
County	Telephone No.	I demand that this Court order the defendant to return the motor vehicle to me; declare the lien valid and							
Name And Address Of Second Defendant		enforceable by sale; and order the North Carolina Division of Motor Vehicles to transfer title to the person who purchases at the sale upon proof that proper notice of sale has been given.							
		Date	Signature Of Plaintiff Or Attorney						
County	Telephone No.	NOTICE TO DEFENDANT: If the amount of lien claimed by the plaintiff is not the amount owed, <u>you must within three</u> working days after this Complaint was served on you, file with the Clerk of Superior Court, in the county named above, a							
Name And Address Of Plaintiff's Attorney		statement of the amount you believe is owed. If you do not file such a statement, the amount stated by the plaintiff is the amount the magistrate or judge must consider as the lien and you may not assert a smaller lien at the trial. If you wish to retain possession of the motor vehicle, you may pay the amount of the lien claimed by the plaintiff as a cash bond to the Clerk of Superior Court in the county named above.							
Attorney Bar No.									
AOC-CVM-903, Rev	<i>r.</i> 7/24 /e Office of the Courts	1							